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2	District of Nevada Nevada Bar No. 7709		
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7	Attorneys for the United States		
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
10	Brianne M. Domoracki,	Case No. 2:22-cv-00918-APG-EJY	
11	Plaintiff,	Stipulation and Order to	
12	v.	Reschedule Settlement Conference (First Request)	
13	United States of America,	•	
14	Defendant.		
15			
16	Pursuant to LR IA 6-1 and LR 7-1, the parties respectfully request that the Court		
17	reschedule the October 12, 2023, settlement conference and related deadlines that are		
18	established in the Court's Order (ECF No. 17). This action arises under the Federal Tort		
19	Claims Act from a car accident. The parties propose the following new dates for the Court's		
20	consideration: November 28–December 1, 2023; December 4–8, 2023; December 11–15,		
21	2023; December 18–21, 2023. This is the first request to reschedule the settlement		
22	conference, and the grounds for the request are set forth below.		
23	Undersigned defense counsel respectfully requests more time to prepare the several		
24	documents and filings necessary for settlement authority and a settlement conference.		
25	There have been a number of other pressing matters including those in bankruptcy and		
26	immigration, as well as cases needing removal from state court, and such matters usually		
27	have shorter deadlines than typical litigation matters commenced in federal court. See, e.g.,		
28	Fed. R. Civ. P. 12(a)(2) (federal defendants have 60 days, from service of process on the		

1	United States Attorney, to file a response to a complaint). Defense counsel is also		
2	scheduled to attend training the week of October 16, 2023. The Civil Division of the U.S.		
3	Attorney's Office remains very busy, given long-standing vacancies. The requested		
4	extension should allow undersigned defense counsel adequate time to make all		
5	preparations for the settlement conference.		
6	Accordingly, the parties respectfully request that the Court reschedule the settlemen		
7	conference to one of the dates listed in the first paragraph above or some date thereafter		
8	that is convenient to the Court.		
9	Respectfully submitted this 21st day of September 2023.		
10	LAW OFFICE OF BRUCE D. SCHUPP	JASON M. FRIERSON	
11		United States Attorney	
12	/s/ Bruce D. Schupp BRUCE D. SCHUPP, ESQ.	/s/ Patrick A. Rose PATRICK A. ROSE, Esq.	
13	Nevada Bar No. 1458 1120 N Town Center Drive, Suite 140	Assistant United States Attorney Attorney for Defendant	
14	Las Vegas, Nevada 89144 Attorney for Plaintiff		
15			
16	IT IS	SO ORDERED.	
17		FURTHER ORDERED that the settlement	
18		erence in this matter is continued to mber 5, 2023, at 9:00 a.m. Plaintiff must	
19	<u> </u>	t to the chambers of the undersigned at 9:00 Defendant must report to the chambers of	
20		ndersigned at 9:30 a.m.	
21		IS FURTHER ORDERED that the	
22		dential settlement statements must be ered electronically on November 28, 2023,	
23		:00 p.m. Except as stated herein all other s of the Order (ECF No. 17) remain in effect.	
24	2	10 me oraci (201 mo. 17) romam in oneci.	
25	<u> </u>	Layna J. Louchah	
26		TED STATES MAGISTRATE JUDGE September 21, 2023	
27	DAT	ED;	